

TESTING & EVALUATION POLICY AGREEMENT
"POLICY"

- (a) The VA will assume no responsibility for the equipment due to damage or theft while on VA premises.
- (b) The product and related supplies shall be provided at no cost or obligation to the VA.
- (c) All expenses of transportation, installation and removal shall be borne by the manufacturer or his representative.
- (d) Equipment shall be removed by the supplier within 30 days after notification of completion of the test/evaluation.
- (e) Equipment will not be repaired or refinished at VA expense so that it may be returned in the same condition as received.
- (f) The government is exempt from liability arising from confidential disclosures, inclusive of intervening rights where the submitted products do not bear notice of patent or patent pending.
- (g) Under the provisions of the "Freedom of Information Act", results of this evaluation will be made public. Accordingly, the Veterans Administration will, upon request, provide information pertaining to this project. The results of this study will not be used either directly or indirectly for advertising or sales promotion purposes.

"CERTIFICATE"

I, _____, hereby certify that I am an authorized representative of
(Name and Address) _____
_____ have authority to bind said Person, Company or Institute in
matters of this nature, as such have read the policy of the Department of Veterans Affairs herein above
set forth, understand it, and agree on behalf of said Person, Company or Institute to the terms and
conditions thereof in connection with testing/evaluation of:

_____, Model # _____

Date _____ Signature _____

Company _____ Title on Behalf of _____
Phone Number _____

The following agreement must be brought to the attention of, read, understood and agreed to by individuals representing firms, corporations, or institutions submitting products/ articles for test/evaluation purposes.